

**IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF TEXAS
SHERMAN DIVISION**

DAMONIE EARL, et al.,

Plaintiffs,

v.

THE BOEING COMPANY et al.,

Defendants.

Civil Action No. 4:19-cv-00507-ALM

UNOPPOSED MOTION TO DISMISS PLAINTIFF LAKESHA GOGGINS

Pursuant to Rule 41(a)(2)(A)(ii) of the Federal Rules of Civil Procedure, Plaintiff Lakesha Goggins (“Plaintiff Goggins” or “Goggins”) moves that her claims against Defendants The Boeing Company (“Boeing”) and Southwest Airlines Co. (“Southwest”), (collectively, referenced as “Defendants”), be dismissed without prejudice. Ms. Goggins no longer wants to participate in this case as a named Plaintiff, but reserves her rights as a member of the proposed Southwest Airlines class. Defendants do not oppose. A proposed order is attached.

Date: November 3, 2020

Respectfully submitted,

/s/David L Hecht

David L. Hecht

Andrew J. Lorin

Kathryn Lee Boyd

Hecht Partners LLP

125 Park Avenue., 25th Floor

New York, NY 10017

212-851-6821

dhecht@hechtpartners.com

alorin@hechtpartners.com

lboyd@hechtpartners.com

Attorneys for Plaintiff Lakesha Goggins

CERTIFICATE OF CONFERENCE

I certify that the meet and confer requirements of Local Rule CV-7(h) have been complied with regarding this motion. Defendants do not oppose this motion but reserve their rights to seek the deposition of Ms. Goggins (which Plaintiffs do not agree they are entitled to).

/s/David L Hecht
David L. Hecht

CERTIFICATE OF SERVICE

I certify that the above document was served on counsel of record for all parties on the above listed date via the ECF filing system.

/s/David L Hecht
David L. Hecht